1 2	Nevada Bar No. 2566 ROSS MOYNIHAN, ESQ.	
3		
4		
5		
6	Attorneys for Plaintiff	
7	UNITED STATES DIST	TRICT COURT
8	DISTRICT OF N	EVADA
9	ROBERT BARCELON, an individual, Cas	se No.: 2:18-cv-01493-GMN-DJA
10	Plaintiff,	
11	VS.	
12	11	
13		
14	individually; ALBERT LEON HARRIS, individually; DOES I-X; and ROES CORPORATIONS I-X, inclusive,	
15		
16		
17	JOINT PRE-TRIA	L ORDER
18	After pretrial proceedings in this case,	
19	IT IS ORDERED:	
20	I.	
21 22	NATURE OF ACTION AND CONT	TENTIONS OF PARTIES:
23	This is an action for negligence:	
24	In his Complaint [ECF 1], Plaintiff Robert	Barcelon contends that on October 5,
25	2016, he was injured when the vehicle that he was	as operating and the vehicle owned by
26	Defendant Landforce Corporation and operated	by Defendant Harris collided on
27	Highway 70 at milepost 185 in Colorado.	
28		
	JOINT PRF-TRIAL	ORDER

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3546216v1

Plaintiff alleges that Defendant Harris negligently lost control of the vehicle he was driving resulting in the collision. Plaintiff alleges that Defendant Landforce negligently entrusted the vehicle to Defendant Harris.

In their Answers, Defendants admit that Defendant Harris was Defendant Landforce Corporation's employee in the course and scope of his employment. [ECF 26 and 36] Defendants deny negligence in the incident. Defendants contend that Plaintiff has failed to state claims on which relief can be granted, that his injuries, if any, were a result of his own contributory negligence, that his negligence when compared to that of defendant, that Plaintiff failed to mitigate his damages, that the circumstances constituted a sudden emergency and that the accident was unavoidable.

II.

STATEMENT OF JURISDICTION

Plaintiff alleged diversity of citizenship, 28 U.S.C. §1441. Plaintiff states in his Complaint that he is a resident of the state of Nevada. Plaintiff's Complaint alleges that the principle place of business of Defendant Landforce Corporation is Victorville, CA and that the Defendant Harris is a resident of California. Plaintiff alleges damages in excess of \$75,000.00.

III.

THE FOLLOWING FACTS ARE ADMITTED BY THE PARTIES AND REQUIRE NO PROOF:

On October 5, 2016, Defendant Landforce Corporation was the owner of a certain International Tractor Trailer operated by Defendant Harris.

On October 5, 2016, Defendant Harris was an employee of Defendant Landforce Corporation and was acting in the course and scope of his employment at the time of the subject accident.

The subject motor vehicle accident occurred in the State of Colorado.

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The parties have stipulated and the Court has ordered to the dismissal of Plaintiff's claim against Defendant Landforce Corporation that it negligently entrusted its vehicle to Defendant Harris. [ECF 88].

IV.

THE FOLLOWING FACTS, THOUGH NOT ADMITTED, WILL NOT BE CONTESTED AT TRIAL BY EVIDENCE TO THE CONTRARY:

N/A

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THE FOLLOWING ARE THE ISSUES OF FACT TO BE TRIED AND DETERMINED UPON TRIAL. [EACH ISSUE OF FACT MUST BE STATED SEPARATELY AND IN SPECIFIC TERMS.]

PLAINTIFF'S VIEW

- 1. Did defendant Harris breach his duty to operate defendant Landforce's vehicle as a reasonably prudent driver under the same or similar circumstances prior to defendant Landforce's vehicle colliding with plaintiff's vehicle.
- 2. Did defendant Landforce breach a duty to sufficiently train, qualify, and supervise Harris in the operation of its vehicle.
- 3. Was the plaintiff comparatively negligent in the operation of his vehicle prior to the defendant Landforce's vehicle colliding with the plaintiff's vehicle.
- 4. Did defendant Landforce's vehicle collision with the plaintiff's vehicle a proximate and actual cause of physical injury resulting in an aggravation or exacerbation of preexisting lumbar disc disorder.
- 5. Was the medical care rendered to plaintiff to treat injury to his low back medically reasonable and necessary and related to the collision.
- 6. Was the cost of medical care rendered to plaintiff to treat injury to his low back reasonable and customary within this community.
- 7. Did defendant Landforce's vehicle colliding with the plaintiff's vehicle cause physical injury to the plaintiff's middle back/thoracic spine.

JOINT PRE-TRIAL ORDER
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- 8. Was the medical care rendered to plaintiff to treat injury to his middle back medically reasonable and necessary and related to the collision.
- 9. Was the cost of medical care rendered to plaintiff to treat injury to his middle back reasonable and customary within this community.
- 10. Did defendant Landforce's vehicle colliding with the plaintiff's vehicle cause physical injury to the plaintiff's neck/cervical spine.
- 11. Was the medical care rendered to plaintiff to treat injury to his neck medically reasonable and necessary and related to the collision.
- 12. Was the cost of medical care rendered to plaintiff to treat injury to his neck reasonable and customary within this community.
- 13. To a reasonable degree of medical probability, will plaintiff require future medical care to his neck/cervical spine as a result of the collision at issue in this case, and what will be the cost of that care.
- 14. Did, and to what extent did, the plaintiff suffer past loss of income, future loss of income, and a loss of future earning capacity as a result of the collision at issue in this case and resulting physical injury, to a reasonable degree of probability.
- 15. Did, and to what extent did, the plaintiff suffer general damages, specifically past and future pain and suffering as a result of the collision at issue in this case and what is a reasonable sum of money to compensate plaintiff for past and future pain and suffering.

DEFENDANT'S VIEW

All facts related to Plaintiff's operation of his vehicle under the circumstances.

Did Plaintiff's operation of his motor vehicle fall below the standard of reasonable care which a reasonable person would use under the same or similar circumstances?

All facts related to Defendant's operation of his vehicle under the circumstance.

Did Defendant's operation of his motor vehicle fall below the standard of reasonable which a reasonably careful person would use under the same or similar circumstances?

1	What percentage of the negligence was the Defendants'?
2	What percentage of the negligence was the Plaintiff's?
3	Did Plaintiff's share of negligence exceed the negligence of Defendant Harris's
4	share of negligence?
5	Was Defendants' negligence, if any, the proximate cause of any of Plaintiff's
6	injures or damages?
7	Was Plaintiff's negligence, if any, the proximate cause of Plaintiff's injures or
8	damages?
9	What medical care did Plaintiff obtain following the subject accident?
10	What if any pre-existing conditions did Plaintiff have at the time of the incidents?
11	What if any of the medical care that Plaintiff obtained following the incidents was
12	necessary because of pre-existing condition(s) of Plaintiff?
13	Did Plaintiff sustain an aggravation to his pre-existing condition(s), if any, as a
14	result of the incidents?
15	What if any of the medical care that Plaintiff obtained following the incident was
16	necessary because of an aggravation to his pre-existing condition(s), if any?
17	What injuries if any did Plaintiff suffer any injury as a result of the incident?
18	What if any of the medical care that Plaintiff obtained following the incident was
19	necessary because of injuries he received in the incident?
20	Did Plaintiff mitigate his damages by obtaining medical care the price of which
21	was reasonable and customary in the community?
22	Did Plaintiff suffer any loss of earnings in the past?
23	Will Plaintiff suffer any loss of earnings in the future?
24	What is the extent, if any, of Plaintiff's past and future damages that are related
25	to the subject motor vehicle accident?
26	Did Plaintiff suffer any non-economic losses in the past?
27	Will Plaintiff suffer any non-economic losses in the future?
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VI.

THE FOLLOWING ARE THE ISSUES OF LAW TO BE TRIED AND DETERMINED UPON TRIAL. [EACH ISSUE OF LAW MUST BE STATED SEPARATELY AND IN SPECIFIC TERMS

PLAINTIFF'S VIEW

- 1. Did defendant Landforce have a duty to adequately train and supervise defendant Harris, and ensure that he was adequately experienced to operate a tractor trailer in snowy/icy conditions.
- 2. Did defendant Harris have a duty to ensure that he was adequately trained and experienced to operate a tractor trailer in snowy/icy conditions.
- 3. Did defendant Harris have a duty to operate the tractor trailer as a reasonable person in the same or similar circumstances.
- 4. Is there adequate evidence to support a defense that plaintiff was comparatively negligent.
- 5. Did plaintiff have a duty to operate his vehicle as a reasonable person under the same or similar circumstances.
- 6. As a matter of law, does the mere existence of ordinary, age-related, and asymptomatic degeneration of the cervical, thoracic, and/or lumbar spine permit the defendants to argue that plaintiff has a "preexisting condition" which is the cause of plaintiff's pain complaints/alleged injuries.
- 7. Is there adequate foundation for any of defendants' alternative causation defenses in response to plaintiff's damages claims.

DEFENDANT'S VIEW

Will the law of the state of Colorado apply to this incident which occurred on I-70 near Vail Colorado?

What duty, if any, did Defendant Harris owe to Plaintiff regarding the operation of their vehicle?

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1	v	Vhat Duty, if	any, did Plaintiff owe to Defendants regarding the operation of his
2	vehicle?	?	
3	V	Vhen the cou	urt applies the comparative fault of Plaintiff as assigned by the jury,
4	does Co	olorado's cor	mparative fault law, CRS §13-21-111, preclude him from a
5	recover	y?	
6	V	When the cou	urt applies the comparative fault of Plaintiff as assigned by the jury,
7	to what	extent will C	colorado's comparative fault law, CRS §13-21-111, reduce the
8	recover	y as stated i	n the verdict?
9			VII
10		THE	FOLLOWING ARE EXHIBITS AND OBJECTIONS
11	(a) T	he followin on the following t	g exhibits are stipulated into evidence in this case and may be the clerk:
12		1) Plaintiff's	
13	,	The pa	arties have not reached any stipulation regarding any of Plaintiff's
4		exhibit	is.
15	(2	2) Defendan	t's exhibits.
16		The pa	arties have not reached any stipulation regarding any of Defendant's
17		exhibit	S.
18 19			lowing exhibits, the party against whom the same will be cts to their admission on the grounds stated:
20	(1) Set forth	the plaintiff's exhibits and objections to them.
21		a)	John Thalgott, MD Medical Records
22		,	PLTF00008 - PLTF00049
23		b)	John Thalgott, MD Billing Records PLTF00050 - PLTF00051,
24			PLTF00234
25		c)	SimonMed Imaging Medical Records
26			PLTF00052 - PLTF00056
27		d)	SimonMed Imaging Billing Records PLTF00057 - PLTF00058
28			. 2.1. 33337 1 211 33333
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- 1		
1	,	
2	e)	Jackson Physical Therapy Medical Records PLTF00059 - PLTF00134
3	f)	Jackson Physical Therapy Billing Records
4		PLTF00135 - PLTF00139
5	g)	Advanced Spine & Pain Center Medical Records PLTF00140 - PLTF00151
6	h)	Advanced Spine & Pain Center Billing Records
7	"")	PLTF00152 - PLTF00153
9	i)	Las Vegas Radiology Medical Records PLTF00154 - PLTF00169
10	j)	Las Vegas Radiology Billing Records
11		PLTF00170 - PLTF00175
12	k)	Witold Iglikowski, MD Medical Records PLTF00176 - PLTF00181
13		
14	l)	Witold Iglikowski, MD Billing Records PLTF00182
15	m)	Pain Institute of Nevada Medical Records
16	,	PLTF00183 - PLTF00214 PLTF00245 - PLTF00370
17	,	
18	n)	Pain Institute of Nevada Billing Records PLTF00215 - PLTF00227
19		PLTF00238- PLTF00244 PLTF00370 - PLTF00379
20		PLTF00393 PLTF00395
21	0)	West Las Vegas Surgery Center Medical Records
22		PLTF00228 - PLTF00230
23	p)	West Las Vegas Surgery Center Billing Records PLTF00230 - PLTF00233
24		
25	q)	Valley View Surgery Center PLTF00238
26	r)	The Center for Diseases and Surgery of the Spine Medical Records
27		PLTF00380 - PLTF00389
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- c) Defendant objects to the introduction of the reports, CVs, Fee Schedules, Testimonial Histories as well as rebuttal reports of any of Plaintiff's retained or non-retained medical experts because they are all hearsay and do not qualify to admission under any exception to that rule.
- d) Defendant objects to the introduction of any deposition transcripts because deposition transcripts and the testimony recorded there are hearsay. Plaintiff has not taken the steps necessary to qualify to read from the transcripts or to introduce them into evidence.
- e) Defendant objects to the introduction of any exhibits that Plaintiff did not disclosure during discovery and as provided for in F.R.C.P. 37(c)(1)
- f) Defendant objects to the introduction of physical copies of responses to written discovery because they are hearsay and Plaintiff has not laid the foundation to read anything from them into evidence.
- (2) Set forth the defendant's exhibits and objections to them.

	Description	Bate Nos.	Exh. No
501	Traffic Accident Report & Statements	TAR 000006	501
	'		
502	Center for Disease & Surgery of the Spine	CFDASOTS 000003	508
503	Simon Med Imaging	SMI 00001-7	509
504	Advanced Spine and Pain Center	ASPC 00004-5, 10-15	520
505	Valley View Surgical Center	VVSC 00001, 4, 10, 12	521
506	Pain Institute of Nevada	PIN 00003-4, 6-8, 49-51, 61-63, 67, 74, 75-78	524
507	Jackson Physical Therapy	000077-79 (PLTF 132- 134)	527
508	Nevada Comprehensive Pain Center (Coppel)	NCPC 00001-2, 00005-0073	530
509	Thalgott, John, M.D.	JSTMD, 00001, 26- 27, 36-41, 48-49.	532
510	Lee, Franco, M.D.	FMLMD , 00001-4	533

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511	Employer's Insurance Company of Nevada	84-132 EICON, 000001, 47 -58, 61-75, 84-97, 106, 111- 113, 143- 146, 153, 157-159 165-172 173, 180, 198, 221- 222, 225-238, 241-242	551
512	Tax Records	IRS 000001-000037	560
513	Elite Investigation Videos	Electronic Evidence	579
514	Health Care Partners	HCP / HCPN 00001 -2, 72-80, 82- 95, 145-156, 314-317, 328, 432- 433, 582- 586, 611- 615	580
515	SimonMed Imaging Films	Electronic Evidence	583
516	Acree, W. Benjamin, D.C.	WBADC 00001 – 00009	585
518	Smiths Food and Drug Center	SFD 00001- 00015	576
519	Hanks, Jeffrey, D.C.	JHDC 00001- 00023	562

Plaintiff objects to the exhibits of Defendant as follows:

a. with respect to 501, this is a traffic accident report and is inadmissible hearsay.

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1			b.				507, and 512, լ	
2			furthe	ts to these docu er objects as the				
3			comp c.		508, 509, \$	510, 514, 516,	518, and 519, p	olaintiff
4				ts to these docu in this case and				
5			unfou	inded theories o	falternative	causation. Pl		
6			d.	with respect to	513, plaint	iff objects as t	his surveillance	
7			evide	priately disclose nce and should	not be pern	nitted as impe	achment eviden	ce. Plaintiff
8			furthe	er objects on rele	vancy, autl	nenticity, and l	hearsay ground	S.
9	(c)			evidence: [State or purposes of j			tent to present	electronic
10				tiff intends to pre	_		nic ovidonco fo	r iury
11		(1)	delibe	erations.	Sent the 10	nowing electro	THE EVIDENCE TO	jury
12			(a) Si	monMed Medica	al Films		CD SMI 00001	
13			(b) St	ienberg Diagnos	stic Medical	Imaging	Films CD SDM	1 00001
14		(2)	Defer	ndant intends to	nresent the	following elec	stronic evidence	for jury
15		(2)		erations:	present the	Tollowing cice	Strottic evidence	ioi juiy
16			a)	Surveillance V	deo of Plai	ntiff from Elite	Investigations.	(Exh. 579)
17 18			b)	SimonMed Ima	aging Films	(Exh. 583).		
19	(d)	Depo	sitions	S :				
20		. ,		will offer the follo		-		
20			offere	ons to be offereded.	a by pages	and lines and	the party or par	ues against
22		i)	Name	e of Deponent		Albert Leon	Harris	
23		,		ons to be Offered against whom 0		All Defendant		
24		i)		e of Deponent:		Barcleon, Ba	arhara	
25		ii)	Portio	ons to be Offered		All	irbara	
26				against whom C	ліегеа:	Defendant		
27				e of Deponent: ons to be Offered	d:	Barcelon, He All	eather	
28		iii)) Party	against whom (Offered:	Defendant		

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1 i) Name of Deponent: Barcelon, Robert 2 ii) Portions to be Offered: All iii) Party against whom Offered: Defendant 3 i) Name of Deponent: Dempsey, Shelly 4 ii) Portions to be Offered: ΑII 5 iii) Party against whom Offered: Defendant 6 i) Name of Deponent: Gouker, Joshua ii) Portions to be Offered: ΑII 7 iii) Party against whom Offered Defendant 8 9 (2) Defendant will offer the following depositions: [Indicate name of deponent and identify portions to be offered by pages and lines and the party or parties 10 against who offered. 11 i) Name of Deponent: Barcleon, Barbara ii) Portions to be Offered: ΑII 12 Party against whom Offered: Plaintiff iii) 13 i) Name of Deponent: Barcelon, Heather 14 Portions to be Offered: ii) ΑII Party against whom Offered: Plaintiff iii) 15 16 i) Name of Deponent: Barcelon, Robert ii) Portions to be Offered: All 17 Party against whom Offered: Plaintiff iii) 18 Name of Deponent: Dempsey, Shelly i) Portions to be Offered: ii) ΑII 19 Party against whom Offered: Plaintiff iii) 20 i) Name of Deponent: Gouker, Joshua 21 Portions to be Offered: ii) ΑII Party against whom Offered Plaintiff iii) 22 **(e)** Objections to depositions: 23 24 (1) Defendant objects to plaintiff's depositions as follows: 25 Defendant objects to the introduction of the physical transcript of any deposition. Defendant objects to the introduction into evidence of any 26 testimony from the deposition because the record of testimony is hearsay. Plaintiff has failed to satisfy the requirements to read into 27 evidence the testimony of any deponent including but not limited to the 28 depositions of witness Albert Leon Harris Enriquez.

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1 (2) Plaintiff objects to defendant's depositions as follows: 2 Plaintiff generally objects to defense use of deposition transcripts for any 3 purpose other than to appropriately impeach a witness at trial with the transcript of that witness' deposition. Plaintiff further objects because the 4 defendants have not offered the specific portions of the depositions they 5 seek to use and have not indicated the purpose for which they seek to use 6 VIII. 7 THE FOLLOWING WITNESSES MAY BE CALLED BY THE PARTIES AT TRIAL: 8 (a) Provide names and addresses of plaintiff's witnesses. 9 1. Robert Barcelon 10 c/o Leslie Mark Stovall, Esq. Ross Moynihan, Esq. 11 STOVALL & ASSOCIATES 2301 Palomino Lane 12 Las Vegas, NV 89107 Ph: (702) 258-3034 13 2. Albert Leon Harris 14 c/o Bauman Loewe Witt & Maxwell, PLLC Michael C. Mills, Esq. 15 3650 N. Rancho Dr., Ste. 114 Las Vegas, NV 89130 16 3. **Landforce Corporation** 17 c/o Bauman Loewe Witt & Maxwell, PLLC Michael C. Mills, Esq. 3650 N. Rancho Dr., Ste. 114 18 Las Vegas, NV 89130 19 4. Officer Gouker 20 c/o Colorado State Patrol District/ Troop 4C Office Location Glnwd 21 Case Report Number: 8C162841 (970) 945-6198 22 5. **Heather Cain Barcelon** 23 c/o Leslie Mark Stovall, Esq. Ross Moynihan, Esq. 24 STOVALL & ASSOCIATES 2301 Palomino Lane 25 Las Vegas, NV 89107 Ph: (702) 258-3034 26 Shelly Dempsey 6. 27 c/o Leslie Mark Stovall, Esq. Ross Moynihan, Esq. 28

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1 2 3		STOVALL & ASSOCIATES 2301 Palomino Lane Las Vegas, NV 89107 Ph: (702) 258-3034
4	7.	Barbara Barcelon c/o Leslie Mark Stovall, Esq. Ross Moynihan, Esq.
5		STOVALL & ASSOCIATES 2301 Palomino Lane
6		Las Vegas, NV 89107 Ph: (702) 258-3034
7	8.	Center for Disease and Surgery of the Spine
8	0.	John Thalgott, MD 600 South Rancho Drive, Suite 107
9		Las Vegas, NV 89106 (702) 878-8370
10	9.	NRCP 30(b)(6) Representative(s)/Designee(s) and/or
11	0.	Custodian of Records SimonMed Imaging
12		3651 Lindell Rd., Suite #D-698 Las Vegas, NV 89103
13		(480) 551-0264
14	10.	NRCP 30(b)(6) Representative(s)/Designee(s) and/or Custodian of Records
15		Jackson Physical Therapy 4765 S. Durango Dr., Suite 106
16		Las Vegas, NV 89147 (702) 898-7633
17	11.	Advanced Spine & Pain Center
18		Edmund Pasimio, MD 601 S. Rancho Drive, Suite A-6
19		Las Vegas, NV 89106 (702) 386-0909
20	12.	Witold Iglikowski, MD
21		2800 W. Horizon Ridge Pkwy, Suite 101 Henderson, NV 89052
22	13.	Pain Institute of Nevada
23		Walter Kidwell, MD. 7435 W. Azure Drive, Ste 190
24		Las Vegas, NV 89130 (702) 878-8252
25	14.	Pain Institute of Nevada
26		Katherine Travnicek, MD. 7435 W. Azure Drive, Ste 190
27		Las Vegas, NV 89130 702) 878-8252
28		,

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1		15.	NRCP 30(b)(6) Representative(s)/Designee(s) and/or Custodian of Records
2			West Las Vegas Surgery Center dba Valley View Surgery Center 1330 S. Valley View Blvd.
3			Las Vegas, NV 89102 (702) 675-4800
4		16.	Thomas Dunn, M.D
5			Desert Orthopedic 2800 E Desert Inn Rd #100,
6			Las Vegas, NV 89121 (702) 766-7836
7		17.	Peter M. Himpsel, P.E
8			Hamernik & Associates, Lnc 1711 Perl Street Suite 201
9			Boulder, Co 80302 (303) 449-7942
10		18.	Chris P. Reyes, MRC, CRC
11			Vocational Economics Inc. 3960 Howaed Hughes Parkway Suite 517
12			Las Vegas, Nv 89169 (702) 664-0077
13		19.	Terrence M. Clauretie, Ph.D
14			217 Palmetto Pointe Drive Henmderson, Nv 89012
15			(702) 811-9888
16	(b)	Provi	ide names and addresses of defendant's witnesses.
17			ert Leon Harris, Defendant
18 19		Baur	Michael C. Mills, Esq. man Loewe Witt & Maxwell
20			0 N. Rancho Dr., Ste. 114 Vegas, NV 89130
20 21		Land	dforce Corporation, Defendant Michael C. Mills, Esq.
22		Baur	man Loewe Witt & Maxwell O N. Rancho Dr., Ste. 114
23		Las	Vegas, NV 89130 Jara Rockholt, RN, BSN
24		Exar	m Works 30 White Rock Road, #110
25		Ran	cho Cordova, CA 95670
26		`	e M. Segil, M.D., F.R.C.S., F.A.C.S.
27		1777 Enci	77 Ventura Blvd. # 230 ino, CA 91316
			3) 342-5490

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1 2	Andrew Kim, D.O. Desert Orthopaedic Center 2800 East Desert Inn Road, Suite 100
3	Las Vegas, Nevada 89121 (702) 562-7880
4	Aubrey A. Corwin, M.S., L.P.C., C.R.C., C.L.C.P.
5	Vocational Diagnostics, Inc. 3030 N. Central Ave, Suite 603 Phoenix, AZ 85012
6	(602) 285-0625
7	Officer Gouker c/o Colorado State Patrol
8	District/Troop 4C Office Location Glenwood
9	Case Report No. 8C162841
10	Robert Barcelon, Plaintiff c/o Leslie Mark Stovall, Esq.
11	Stovall & Associates 2301 Palomino Lane
12	Las Vegas, NV 89107 Barbara Barcelon
13	c/o Leslie Mark Stovall, Esq. Stovall & Associates
14	2301 Palomino Lane
15	Las Vegas, NV 89107
16	Heather Barcelon c/o Leslie Mark Stovall, Esq.
17	Stovall & Associates 2301 Palomino Lane
18	Las Vegas, NV 89107
19	Shelly Dempsey c/o Leslie Mark Stovall, Esq.
20	Stovall & Associates 2301 Palomino Lane
21	Las Vegas, NV 89107
22	Center for Disease and Surgery of the Spine, John Thalgott, M.D.
23	Person Most Knowledgeable 600 S. Rancho Drive, Ste. 107
24	Las Vegas. NV 89106 (702) 878-8370
25	Jackson Physical Therapy
26	Person Most Knowledgeable 4765 S. Durango Dr., Ste. 106
27	Las Vegas. NV 89147 (702) 898-7633
	1

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1 2 3	Advanced Spine & Pain Center Edmund Pasimio, M.D. Person Most Knowledgeable 601 S. Rancho Drive, Suite A-6 Las Vegas, NV 89106
4	(702) 386-0909
5	SimonMed Imaging Person Most Knowledgeable
6	3651 Lindell Rd., St. D-698 Las Vegas, NV 89103 Phone: 480-551-0264
7	
8	Pain Institute of Nevada Dr. Walter Kidwell
9	Person Most Knowledgeable 7435 W. Azure Dr., Ste. 190 Las Vegas, NV 89130
10	702.878.8252
11	West Las Vegas Surgery Center dba Valley View Surgery Center
12	aka Canyon Medical Billing Person Most Knowledgeable
13	1330 S. Valley View Blvd. Las Vegas, NV 89102
14	(702) 675-4600
15	Nevada Comprehensive Pain Center Dr. Alain Coppel
16	Person Most Knowledgeable 9033 W. Sahara Ave.
17	Las Vegas, NV 89117 702.476.9999
18	Department of Treasury
19	Internal Revenue Service and/or Person Most Knowledgeable
20	PO Box 9941, Mail Stop 6734 RAIVS Team
21	Ogden, UT 84409 (202) 622-2000
22	
23	Franco M. Lee, M.D. Person Most Knowledgeable 5741 S. Ft. Apache Rd., Ste. 100
24	Las Vegas, NV 89148 (702) 434-7246
25	Steven V. Kozmay, M.D.
26	2851 El Camino Ave., Ste. 101 Las Vegas, NV 89102
27	(702) 380-3210
28	Smiths Food and Drug Centers Inc. Pharmacy c/o Kroger Pharmacy Records Group

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1 2	1014 Vine Street Cincinnati, OH 45202 (702) 631-6745
3 4	Stephen Miller, M.D. and/or The Person(s) Most Knowledgeable and/or The Custodian of Records for
Healthcare Partners Nevada LLC, 5 653 N Town Center Drive, Suite 306	653 N Town Center Drive, Suite 306
6	Las Vegas, NV 89144 702.852.9000
7	Investigator John Schneider, and/or The Person(s) Most Knowledgeable and/or The
8	Custodian of Records for ELITE INVESTIGATIONS
9	c/o Bauman Loewe Witt & Maxwell 3650 North Rancho Drive, Suite 114
10	Las Vegas, Nevada 89130 (702) 897-8473
11	W. Benjamin Acree
12	The Person(s) Most Knowledgeable and/or The Custodian of Records for 101 S. Rainbow Blvd, Ste. B32 Las Vegas, NV 89145
13	
14	(702) 396-7056
15	Othella Ann Jurani-Suarez, M.D. HealthCare Partners Nevada
16	Custodian of Records
17	4730 S. Fort Apache Road, Ste. 150 Las Vegas, NV 89147 702.852.9000
18	
19	Jeffry Hanks, D.C. 7720 Cimarron Rd. #150
20	Las Vegas, NV 89113 702.622.7618
21	Employers Insurance Company of Nevada (EICON) Custodian of Records
22	112 N. Curry
23	Carson City, NV 89703 Phone 702.671.7000
24	Defendant reserves the right to call any witness named by Plaintiff.
25	Defendant reserves the right to call any witness as may be necessary for the
26	purpose of impeachment and/or rebuttal
27	Defendant reserves the right to object to any of Plaintiff's witnesses at the time o
28	trial.
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IX. 1 **COUNSEL HAVE MET AND HEREWITH SUBMIT** 2 3 <u>A LIST OF THREE (3) AGREED-UPON TRIAL DATES:</u> 4 June 7, 2021 – June 15, 2021 5 June 14, 2021 – June 22, 2021 6 June 21, 2021 – June 29, 2021 7 It is expressly understood by the undersigned that the court will set the trial of 8 this matter on one (1) of the agreed-upon dates if possible; if not, the trial will be set at 9 the convenience of the court's calendar. 10 X. 11 It is estimated that the trial herein will take a total of seven (7) trial days. APPROVED AS TO FORM AND CONTENT: 12 13 Dated this 7th day of August 2020 Dated this 7th day of August 2020 14 STOVALL & ASSOCIATES BAUMAN LOEWE WITT & MAXWELL, **PLLC** 15 16 17 /s/ Ross Moynihan /s/ Michael C. Mills LESLIE MARK STOVALL. ESQ. MICHAEL C. MILLS. ESQ. 18 Nevada Bar No. 3167 Nevada Bar No. 003534 19 ROSS MOYNIHAN, ESQ. 3650 N. Rancho Dr., Ste. 114 Nevada Bar No. 11848 Las Vegas, NV 89130 Phone: 702-240-6060 20 2301 Palomino Lane Las Vegas, NV 89107 Fax: 702-240-4267 21 Phone: 702-258-3034 Attorneys for Defendants. Fax: 702-258-0093 Albert Leon Harris 22 Attorneys for Plaintiff, Landforce Corporation Robert Barcelon 23 24 25 26 27 28

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XI. **ACTION BY THE COURT** This case is set down for jury trial on the fixed/stacked calendar on June 7, 2021 @ 8:30 a.m. Calendar call shall be held on June 1, 2021 @ 9:00 a.m. Dated this 11 day of August, 2020. Gloria M. Navarro, District Judge United States District Court

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